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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/602,024		06/24/2003	Bradley G. Thompson	16596-001001	6-001001 7648	
26181	7590	03/08/2005		EXAMINER		
FISH & RI			BROWN, TIMOTHY M			
3300 DAIN MINNEAPO		HER PLAZA N 55402		ART UNIT PAPER NUMBER		
	·			1648		
				DATE MAILED: 03/08/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
		10/602,024	THOMPSON ET AL	- .				
Office Action Sum	mary	Examiner	Art Unit					
		Timothy M. Brown	1648					
The MAILING DATE of this Period for Reply	communication app	ears on the cover sheet v	vith the correspondence add	lress				
A SHORTENED STATUTORY P THE MAILING DATE OF THIS C - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of the period for reply specified above is less for NO period for reply is specified above, the Failure to reply within the set or extended period for the period for the period for each of the period for reply is specified above, the set of the period for reply is specified above, the set of the period for reply is specified above. The period for the period for reply is specified above. The period for the period for the period for reply is specified above. The per	OMMUNICATION. ne provisions of 37 CFR 1.13 of this communication. than thirty (30) days, a reply maximum statutory period w riod for reply will, by statute, ree months after the mailing	within the statutory minimum of the ill apply and will expire SIX (6) MC cause the application to become the status of the statu	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this con	nmunication.				
Status		•						
1) Responsive to communicat	tion(s) filed on 22 No	ovember 2002.						
2a)☐ This action is FINAL.		action is non-final.						
3)☐ Since this application is in	<u> </u>							
closed in accordance with	the practice under <i>E</i>	x parte Quayle, 1935 C.	D. 11, 453 O.G. 213.					
Disposition of Claims								
4)⊠ Claim(s) <u>1-33</u> is/are pendir	o in the application.							
4a) Of the above claim(s) _								
5) Claim(s) is/are allow	ved.							
6)☐ Claim(s) is/are rejec	ted.							
7) Claim(s) is/are object	7) Claim(s) is/are objected to.							
8)⊠ Claim(s) <u>1-33</u> are subject to	o restriction and/or e	election requirement.						
Application Papers								
9) The specification is objected	d to by the Examine	r.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
12)□ Acknowledgment is made o a)□ All b)□ Some * c)□ N		priority under 35 U.S.C.	§ 119(a)-(d) or (f).					
1. ☐ Certified copies of th	e priority documents	have been received.						
2. Certified copies of th	2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the								
* See the attached detailed Of	nce action for a list (or the centitied copies no	t receivea.					
Attachment(s) 1) Notice of References Cited (PTO-892)		4) [] -t-m::	Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing		Paper No	(s)/Mail Date					
3) Information Disclosure Statement(s) (PT Paper No(s)/Mail Date	O-1449 or PTO/SB/08)	5) Notice of 6) Other:	Informal Patent Application (PTO-	152)				
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Ac	tion Summary	Part of Paper No./Mail Dat	e 20040215				

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-15 and 23-30, drawn to a method of detecting ras-activated neoplastic cells comprising determining whether a biological sample is permissive for reovirus infection, classified in class 435, subclass 5.
- II. Claims 16-22 and 31-33, drawn to a method of treating a ras-activated neoplasm, classified in class 424, subclass 93.1.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). Here, the combination (Invention II) does not require does not require the particulars of the subcombination (Invention I) for patentability because administering a therapeutic agent that is specific for ras-activated neoplasms in not old and well known in the art. Also, the subcombination has separate utility such that it can be used to identify neoplasms for other forms of antineoplastic therapy.

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Should Applicants elect Invention I, a further election of one of the following groups is required:

- i. Contacting the sample with serotype 3 Dearing strain reovirus
- ii. Contacting the sample with avian reovirus
- iii. Obtaining the sample from one of the cancers listed in claim 8
- iv. Contacting the sample with reovirus
- v. Contacting the sample with adenovirus having a VA1 mutation
- vi. Contacting the sample with vaccinia having a K3L mutation
- vii. Contacting the sample with vaccinia having a E3L mutation
- viii. Contacting the sample with vaccinia having a K3L and a E3L mutation
- ix. Contacting the sample with parapoxvirus orf viruses having a OV20.0L mutation
- x. Contacting the sample with influenza virus having a NS-1 mutation
- xi. Contacting the sample with herpes virus having a gamma 34.5 mutation
- xii. Contacting the sample with vesicular stromatitis virus
- xiii. Contacting the sample with ONYX-015 virus
- xiv. Contacting the sample with Delta24 virus
- xv. Any one of the neoplastic cell phenotypes listed in claim 26

Groups i, ii and v-xiv are unrelated to Group iii. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). Here, the viruses of Groups i, ii and v-xiv are not disclosed as capable of being used with the different

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types of cancer from Group iii. That is, the viruses are not disclosed as identifying the different types of cancer as ras-activated neoplasms. Moreover, the ability to preferentially infect rasactivated neoplasms provides the listed viruses with a different effect than the cancer types from Group iii. For at least these reasons, the viruses of Groups i, ii and v-xiv are unrelated to the cancer types of Group iii.

Groups i, ii and v-xiv are unrelated to Group xv. As with Group iii, the listed viruses are not disclosed as capable of being used with the listed neoplastic cell phenotypes (i.e. Group xv). Moreover, the function of the listed viruses is to preferentially infect ras-activated neoplasms, and not to serve as a biological sample. Therefore, Groups i, ii and v-xiv are unrelated to Group XV.

Group iii is unrelated to Group xv because of different functions. The function of the cancer types of Group iii is to define a population of patients for obtaining a sample. This is unlike the function of the neoplastic phenotypes of Group xv which classify a type of cancer as belonging to a certain signaling pathway.

The viruses of Groups i, ii and v-xiv are also unrelated to one another. The listed viruses have distinct immunogenicities and each virus infects a unique cell type through divergent viral surface proteins. Groups i, ii and v-xiv are therefore unrelated to one another for having different effects.

Should Applicants elect Invention II, a further election of one of the following groups is required:

xvi. Avian Reovirus Art Unit: 1648

xvii. Adenovirus having a VA1 mutation

xviii. Vaccinia having a K3L mutation

xix. Vaccinia having a E3L mutation

xx. Vaccinia having a K3L and a E3L mutation

xxi. Parapoxvirus orf-viruses having a OV20.0L mutation

xxii. Influenza virus having a NS-1 mutation; and herpes virus having a gamma 34.5 mutation

xxiii. Vesicular stromatitis virus

xxiv. ONYX-015 virus

xxv. Delta24 virus

xxvi. Any one of the neoplasms listed in claim 22

xxvii. Any one of the neoplasm phenotypes listed in claim 32

Groups xvi-xxv are unrelated to Group xxvi for the same reasons cited in the restriction of Groups i, ii and v-xiv and Group iii above.

Groups xvi-xxv are unrelated to Group xxvii for the same reasons cited in the restriction of Groups i, ii and v-xiv and Group xv above.

Groups xvi-xxv are unrelated to Group xxvii for the same reasons as cited in the restriction of Groups iii and xv above.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy M. Brown whose telephone number is (571) 272-0773. The examiner can normally be reached on Monday - Friday, 8am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy M. Brown can be reached on (571) 272-0773. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Timothy M. Brown Examiner Art Unit 1648

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